# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI

#### UNITED STATES OF AMERICA

v.	Case No. 10-00024-01-CR-W-GAF
CHARLES R. LUTTRELL	
	AUSA: David Barnes
	Defense Atty.:

 JUDGE
 Robert E. Larsen<br/>United States Magistrate
 DATE AND TIME
 April 17, 2012

 DEPUTY CLERK
 Joella Baldwin
 TAPE/REPORTER
 FTR - J. Baldwin

 INTERPRETER
 PRETRIAL/PROB:
 Dickson Noelle for Paul Sedler

## **CLERK'S MINUTES**

## 1st APPEARANCE SUPERVISED RELEASE REVOCATION HEARING

#### (X) Custody Assumed

#### Supervised Releasee advised:

- 1. That he is charged with violation of conditions of supervised release/probation;
- 2. That he is not required to make any statement and that any statement made by him may be used against him in Court;
- 3. Of his right to retain counsel and to request assignment of counsel if he is unable to obtain counsel;
- 4. That as a matter of right, he/she is not entitled to bail, and the United States Magistrate will not give consideration to fixing of bail;
- 5. That he/she is entitled to a preliminary hearing, the purpose of which is to determine whether or not there is probable cause or reasonable grounds to believe that he/she has committed an act that would constitute a violation of his/her conditions of supervised release or probation;
- 6. That he/she will be present at the preliminary hearing and may testify in his/her own behalf and bring letters, documents, or individuals who can give relevant information; and
- 7. That, at his/her request, persons who have given adverse information on which supervised release/probation revocation is to be based will be made available for questioning in his/her presence unless the United States Magistrate, for good cause shown or appearing, determines the request should not be granted.

Supervised Release Preliminary Revocation hearing set for Monday 4/23/2012 at 9:30 a.m. Courtroom 6D, before Judge Larsen\*\* - tentative setting. Based on the defendant's request, Court will attempt to move the hearing to an earlier date.

# **BAIL**

(x) Bail not set; defendant committed to custody of U.S. Marshal.

## **COUNSEL**

(X ) On this date, defendant sworn and examined as to his/her financial ability to employ counsel. Information recorded on Affidavit of Financial Status. FPD re-appointed.

**LATER:** The probation officer has contacted the district judge regarding defendant's request for release and/or an earlier setting; hearing remains set for Monday 4/23/2012 at 9:30 a.m.